	Case 2:24-cv-05704-SVW-PVC Document 46 #:236		Page 1 of 2 Page ID
1 2 3 4 5 6 7 8	Mark L. Javitch (CA SBN 323729) mark@javitchlawoffice.com Javitch Law Office 3 East 3rd Ave. Ste. 200 San Mateo, CA 94401 Telephone: (650) 781-8000 Facsimile: (650) 648-0705 Attorneys for Plaintiffs		
9	UNITED STATES DISTRICT COURT		
10	CENTRAL DISTRICT OF CALIFORNIA		
11 12	DONEN HEI MANN CAMEDON	Coso No . 2.24	-cv-05704-SVW-PVC
13	RONEN HELMANN, CAMERON HIGBY, and JUDIT MAULL,	Case No.: 2:24	-cv-u3/u4-8v w-PVC
14	Plaintiff,	NOTICE OF V	OLUNTARY VITHOUT PREJUDICE
15	V.	BY PLAINTIE	FFS CAMERON HIGBY
16	CODEPINK WOMEN FOR PEACE, a	AND JUDIT M	IAULL ONLY
17	California entity, CODEPINK ACTION FUND, a California entity, HONOR THE		
18	EARTH, a Minnesota entity, COURTNEY LENNA SCHIRF, and		
19	REMO IBRAHIM, d/b/a PALESTINIAN		
20	YOUTH MOVEMENT, and JOHN AND JANE DOES 1-20,		
21	Defendants.		
22			
23	TO THE COURT AND ALL PARTIES OF RECORD: Pursuant to Federal Rule		
24	of Civil Procedure 41(a)(1)(A)(i), Plaintiff CAMERON HIGBY and Plaintiff JUDIT		
25	MAILL only hereby voluntarily dismiss all their claims, without prejudice, with each side		
2627			
28			
20	NOTICE OF VOLUNTARY DISMISSAL WITHOUT PREJUDICE	1	2:24-cv-05704-SVW-PVC

NOTICE OF VOLUNTARY
DISMISSAL WITHOUT PREJUDICE